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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/899,082	07/06/2001	Geert Macrtens	2752-50	7439
· -	90 08/08/2002 NDERHYE P C		EXAMI	NER
NIXON & VANDERHYE P.C. 8th Floor 1100 North Glebe Rd.			WHISENANT, ETHAN C	
Arlington, VA 22201-4714			ART UNIT	PAPER NUMBER
	·		1634 DATE MAILED: 08/08/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
•	09/899,082	MAERTENS ET AL.
Office Action Summary	Examiner	Art Unit
• · · · · · · · · · · · · · · · · · · ·	Ethan C. Whisenant, Ph.D	). 1634
The MAILING DATE of this communication a	ppears on the cover sheet w	
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a r  - If NO period for reply is specified above, the maximum statutory perion  - Failure to reply within the set or extended period for reply will, by stated and the set of th	N. 1.136(a). In no event, however, may a reply within the statutory minimum of this od will apply and will expire SIX (6) MO to be cause the application to become A	reply be timely filed rly (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on 0	<u>8 July 2002</u> .	
	This action is non-final.	
Since this application is in condition for allocation in accordance with the practice und Disposition of Claims	owance except for formal ma ler <i>Ex parte Quayle</i> , 1935 C	atters, prosecution as to the merits is i.D. 11, 453 O.G. 213.
4) Claim(s) 24-36 is/are pending in the application	ation.	
4a) Of the above claim(s) is/are without	drawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>24-36</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction an	d/or election requirement.	
Application Papers		
9) The specification is objected to by the Exam	nner.	, the Evaminer
10) ☐ The drawing(s) filed on is/are: a) ☐ a  Applicant may not request that any objection t	ccepted or b) objected to by	evance. See 37 CFR 1.85(a).
Applicant may not request that any objection to 11) The proposed drawing correction filed on	is: a)[] approved b	disapproved by the Examiner.
If approved, corrected drawings are required in	n reply to this Office action.	,
12) The oath or declaration is objected to by the		
	ZAGITITI	
Priority under 35 U.S.C. §§ 119 and 120  13) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C	C. § 119(a)-(d) or (f).
	المارة وم المارين المارين المارين المارين	
a) All b) Some * c) None of:  1. Certified copies of the priority docun	nents have been received.	
	nents have been received in	Application No
Certified copies of the priority documents of the certified copies of the application from the International * See the attached detailed Office action for a company of the priority documents of the certified copies of the priority documents of the	priority documents have be al Bureau (PCT Rule 17.2(a	en received in this National Stage  )).
* See the attached detailed Oπice action for a 14) ☐ Acknowledgment is made of a claim for don	nestic priority under 35 U.S.	.C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign language	e provisional application has	s been received.
15) ☐ Acknowledgment is made of a claim for dor	mestic priority under 35 U.S	.C. §§ 120 and/or 121.
Attachment(s)	4) Intervi	iew Summary (PTO-413) Paper No(s)
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-94-3)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper N</li> </ol>	8) 5) Notice	e of Informal Patent Application (PTO-152)  attachment A.

#### **ELECTION/RESTRICTION**

The applicant's request for a new action (i.e. paper no. 10) filed 08 JUL 02 has been entered. The request for a new action is based on the applicant's contention that the examiner examined the wrong claims. In order to correct any deficiencies in the previous Office action the examiner has reconsidered the pending claims (i.e. Claim 24 as amended in the amendment filed 28 MAY 02 – paper no. 7 and Claims 25-36 as recited in the amendment filed 06 JUL 01 – paper no. 5). The examiner apologizes for any inconvenience caused by his mistake. However, please note on page 2 of the amendment filed 06 JUL 01 – paper no. 5 that the applicant states that Claims 21-45 are pending. Also please note attachment A which is a copy of the claims the examiner believes are pending. Please confirm.

#### **SEQUENCE RULES**

2. This application complies with the sequence rules and the sequences have been entered by the Scientific and Technical Information Center.

### 35 USC § 112- 2ND PARAGRAPH

**3.** The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

## CLAIM REJECTIONS under 35 USC § 112-2ND PARAGRAPH

**4.** Claim(s) 25, 30-31 36 is/are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 25 and 30-31 are unclear because it is unclear what is intended by the phrase "preferably". The use of exemplary claim language makes this claim indefinite. See the MPEP at 2173.05(d). It is well established that the description of examples or preferences is properly set forth in the specification rather than the claims. If stated in the claims, examples and preferences lead to confusion over the intended scope of a claim. Ex parte Hall, 83 USPQ 38 (Bd. App. 1949).

Claim 36 is unclear because it is unclear what is intended by the phrases "degenerate primer with SEQ ID NO: 1" and "degenerate primer with SEQ ID NO: 2". It appears to the examiner that SEQ ID NOs: 1 and 2, at least as defined in Claim 1, could be termed degenerate primers. Is this what is intended or does this phrasing encompass more? In addition, the use of the phrases "preferably" and "such as " makes this claim indefinite. The use of exemplary claim language makes this claim indefinite. See the MPEP at 2173.05(d). It is well established that the description of examples or preferences is properly set forth in the specification rather than the claims. If stated in the claims, examples and preferences lead to confusion over the intended scope of a claim. Ex parte Hall, 83 USPQ 38 (Bd. App. 1949).

Finally, Claim 36 is unclear because it is unclear what is intended by the phrase "preferably n combination" on line 6. It appears the word "in" is misspelled. Please clarify.

#### 35 USC § 102

- **5.** The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that may form the basis for rejections set forth in this Office action:
  - A person shall be entitled to a patent unless --
    - (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
    - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
    - (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

#### **CLAIM REJECTIONS UNDER 35 USC § 102**

**6.** Claim(s) 25 and 35 is/are rejected under 35 U.S.C. 102(e) as anticipated by Resnick et al. [US 5,527,669 (1996)].

Claim 25 is drawn to a composition comprising at least one oligo primer having at least 15 contiguous nucleotides wherein said contiguous nucleotides are chosen from one of a defined group which includes SEQ ID NOs:1, 2, 3 and 4.

Resnick et al. teach a composition comprising at least one oligo having at least 15 contiguous nucleotides of SEQ ID NO: 4. See the attached alignment labeled SEQ ID NO: 4.

Claim 35 is drawn to a probe comprising up to 50 nucleotides and comprising at least one of SEQ ID NO: 20 or SEQ ID NO: 27 or sequences which are complementary thereto.

Resnick et al. teach a probe comprising 26 nucleotides and comprising SEQ ID NO: 27 or a sequence complementary thereto. See the attached alignment labeled SEQ ID NO: 27.

#### 35 USC § 103

**7.** The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. § 103, the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligations under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of potential 35 U.S.C. § 102(f) or (g) prior art under 35 U.S.C. § 103.

## **CLAIM REJECTIONS UNDER 35 USC § 102/103**

**9.** Claim(s) 25 is/are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Lin et al. [US 5,620,852 (1997)].

Claim 25 is drawn to a composition comprising at least one oligo primer having at least 15 contiguous nucleotides wherein said contiguous nucleotides are chosen from one of a defined group which includes SEQ ID NOs: 1, 2, 3, 20 and 27.

Lin et al. teach a composition comprising at least one oligo having at least 15 contiguous nucleotides of SEQ ID NO: 1. See the attached alignment labeled SEQ ID NO: 1. Admittedly Lin et al. do not teach using their oligo as a primer. However, the recitation of the intended use of a claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. *In re Casey*, 152 USPQ 235 (CCPA 1967); *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

**10.** Claim(s) 25 is/are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Martell et al.(1992).

Claim 25 is drawn to a composition comprising at least one oligo primer having at least 15 contiguous nucleotides wherein said contiguous nucleotides are chosen from one of a defined group which includes SEQ ID NOs: 1, 2, 3, 20 and 27.

Martell et al. teach a composition comprising at least one oligo having at least 15 contiguous nucleotides of SEQ ID NO: 1. See the attached alignment labeled SEQ ID NO: 3. Admittedly Martell et al. do not teach using their oligo as a primer. However, the recitation of the intended use of a claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. *In re Casey*, 152 USPQ 235 (CCPA 1967); *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

**11.** Claim(s) 26, 28-29 and 35 is/are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Cha et al. [US 6,297,370 (2001)].

Claim 26 is drawn to a polynucleic acid consisting of 10 to 50 nucleotides which specifically hybridizes with SEQ ID NO: 20 or the complement thereof under conditions allowing the discrimination of up to 1 nucleotide mismatch.

Cha et al. teach a polynucleic acid consisting of 18 nucleotides (i.e.10 to 50 nucleotides) comprising a sequence which hybridizes with the sequence complementary to SEQ ID NO: 20. See the attached alignment labeled SEQ ID NO: 20. Admittedly Cha et al. do not teach that their 18-mer specifically hybridizes with SEQ ID NO: 20 or the complement thereof under conditions allowing the discrimination of up to 1 nucleotide mismatch. However, absent a showing to the contrary this property is considered to be inherent to the 18-mer taught by Cha et al.

Claim 28 is drawn to a method of detecting the presence of an infection with an HCV virus in a biological sample by means of a hybridization reaction wherein a polynucleotide of Claim 26 or Claim 27 is used as a probe.

Cha et al. teach a method of detecting the presence of an infection with an HCV virus in a biological sample by means of a hybridization reaction wherein their 18-mer is used as a primer/ probe.

Claim 35 is drawn to a probe comprising up to 50 nucleotides and comprising at least one of SEQ ID NO: 20 or SEQ ID NO: 27 or sequences which are complementary thereto.

Cha et al. teach a probe comprising 18 nucleotides and comprising SEQ ID NO: 20 or a sequence complementary thereto. See the attached alignment labeled SEQ ID NO: 20.

## **CLAIM REJECTIONS UNDER 35 USC § 103**

12. Claim(s) 27-29 is/are rejected under 35 U.S.C. 103(a) as being unpatentable over Resnick et al. [US 5,527,669 (1996)].

Claim 27 is drawn to a polynucleic acid consisting of 10 to 25 nucleotides which hybridizes with SEQ ID NO: 27 or the complement thereof.

Resnick et al. teach a polynucleic acid comprising all of the limitations of Claim 27 except the oligo taught by Resnick et al. is 26 nucleotides long - See the attached alignment labeled SEQ ID NO: 27. However, absent an unexpected result, it would have been *prima facie* obvious to the ordinary artisan at the time of the invention, that one could, with a reasonable expectation of success, reduce the size of

the oligo(s) taught by Resnick et al. to the size range recited (i.e. 10 to 25 nucleotides) and continue to achieve the same result(s) as taught by Resnick. The ordinary artisan would have been motivated to make this modification in order to reduce costs. It would have been/is cheaper to synthesize shorter oligos.

Claim 28 is drawn to a method of detecting the presence of an infection with an HCV virus in a biological sample by means of a hybridization reaction wherein a polynucleotide of Claim 26 or Claim 27 is used as a probe.

Resnick et al. teach a method of detecting the presence of an infection with an HCV virus in a biological sample by means of a hybridization reaction wherein their 26-mer is used as a primer/ probe.

13. Claim(s) 30-31 is/are rejected under 35 U.S.C. 103(a) as being unpatentable over Resnick et al. [US 5,527,669 (1996)] or Cha et al. [US 6,297,370 (2001)] as applied against Claims 28-29 above and further in view of Uhlen et al. [US 5,629,158(1997)].

Claim 30 is drawn to an embodiment of Claim 28 wherein said hybridization reaction is carried out with said probes coupled to a solid support. Claim 31 is drawn to an embodiment of Claim 29 wherein said hybridization reaction is carried out with said probes coupled to a solid support.

Resnick et al. teach a method comprising all of the limitations recited in Claim 30-31 except these authors do not teach that the probe/primer should be coupled to a solid support. However, Uhlen et al. do teach solid-phase PCR wherein a probe/primer is coupled to a solid support. Therefore, absent an unexpected result, it would have been *prima facie* obvious to the ordinary artisan at the time of the invention, that one could, with a reasonable expectation of success, modify the assay taught by Resnick et al., wherein the probe/primer is coupled to a solid support. The ordinary artisan would have been motivated to make this modification in order to gain the advantages of solid phase assays outlined by Uhlen et al.

14. Claim(s) 34 is/are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al. [US 5,620,852 (1997)] or Cha et al. [US 6,297,370 (2001)] or Resnick et al. [US 5,527,669 (1996)] or Martell et al.(1992) as applied against Claim 24-26 above and further in view of the Stratagene Catalog (1988).

Claim 34 is drawn to a diagnostic kit for the detection of HCV in a biological sample comprising at least one of the polynucleic acids of any of Claims 24-26.

Lin et al., for example, teach all of the limitations of Claim 34 except these authors do not teach placing the reagents used to perform their method into a kit. However, as evidenced by the Stratagene Catalog teaching, it was well known at the time of the invention to place the reagents needed to perform a nucleic acid based assay into a kit format. Therefore, absent an unexpected result, it would have been prima facie obvious to the ordinary artisan at the time of the invention to modify the teachings of Lin et al. with the teachings of the Stratagene Catalog wherein the reagents necessary to perform the method of Lin et al. are placed into a kit format. The ordinary artisan would have been motivated to make this modification in order to take advantage of the savings and efficiency afforded by kits.

### NONSTATUTORY DOUBLE PATENTING

**15.** The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

**16.** Claim(s) 24-25, 27, 35 is/are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-2 of copending USSN 09/378,900. Although the conflicting claims are not identical, they are not patentably distinct from each other. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

**17.** Claim(s) 34 is/are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-2 copending USSN 09/378,900. as applied above and further in view of the Stratagene Catalog (1988).

Claims 1-2 of copending USSN 09/378,900 teach all of the limitations of Claim 34 except this claim does not teach placing the reagents into a kit. However, as evidenced by the Stratagene Catalog teaching, it was well known at the time of the invention to place the reagents needed to perform a nucleic acid based assay into a kit format. Therefore, absent an unexpected result, it would have been *prima facie* obvious to the ordinary artisan at the time of the invention to modify the teachings of Claims 1-2 of USSN 09/378,900 with the teachings of the Stratagene Catalog wherein the reagents of Claims 1-2 of USSN 09/378,900 are placed into a kit format. The ordinary artisan would have been motivated to make this modification in order to take advantage of the savings and efficiency afforded by kits. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

- **18.** Claim(s) 24-27 and 35 is/are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claim 1 of US 6,051,696. Although the conflicting claims are not identical, they are not patentably distinct from each other.
- **19.** Claim(s) 34 is/are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1 of US 6,051,696 as applied above and further in view of the Stratagene Catalog (1988).

Claim 1 of US 6,051,696 teach all of the limitations of Claim 34 except this claim does not teach placing the reagents into a kit. However, as evidenced by the Stratagene Catalog teaching, it was well known at the time of the invention to place the reagents needed to perform a nucleic acid based assay into a kit format. Therefore, absent an unexpected result, it would have been *prima facie* obvious to the ordinary artisan at the time of the invention to modify the teachings of Claim 1 of US 6,051,696 with the teachings of the Stratagene Catalog wherein the reagents of Claim 1 of US 6,051,696 are placed into a kit format. The ordinary artisan would have been motivated to make this modification in order to take advantage of the savings and efficiency afforded by kits. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

- **20.** Claim(s) 28-33, 36 is/are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-13 of US 5,846,704. Although the conflicting claims are not identical, they are not patentably distinct from each other.
- **21.** Claim(s) 34 is/are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-13 of US 5,846,704 as applied above and further in view of the Stratagene Catalog (1988).

Claims 1-13 of US 5,846,704 teach all of the limitations of Claim 34 except this claim does not teach placing the reagents into a kit. However, as evidenced by the Stratagene Catalog teaching, it was well known at the time of the invention to place the reagents needed to perform a nucleic acid based assay into a kit format. Therefore, absent an unexpected result, it would have been *prima facie* obvious to the ordinary artisan at the time of the invention to modify the teachings of Claims 1-13 of US 5,846,704 with the teachings of the Stratagene Catalog wherein the reagents of Claims 1-13 of US 5,846,704 are placed into a kit format. The ordinary artisan would have been motivated to make this modification in order to take advantage of the savings and efficiency afforded by kits. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

#### **CONCLUSION**

- **22.** Claim(s) 24-36 is/are rejected and/or objected to for the reason(s) set forth above.
- 23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ethan Whisenant, Ph.D. whose telephone number is (703) 308-6567. The examiner can normally be reached Monday-Friday from 8:30AM -5:30PM EST or any time via voice mail. If repeated attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, W. Gary Jones, can be reached at (703) 308-1152.

The fax number for this Examiner is (703) 746-8465. Before faxing any papers please inform the examiner to avoid lost papers. Please note that the faxing of papers must conform with the Notice to Comply published in the Official Gazette, 1096 OG 30 (November 15, 1989). Any inquiry of a general nature or relating to the status of this application should be directed to the group receptionist whose telephone number is (703) 308-0196.

ETHAN C. WHISENANT PRIMARY EXAMINER

```
SEQ ID NO: 1
RESULT 13
140293
                                                            PAT
                                            DNA
                                                    linear
                                   305 bp
           I40293
LOCUS
13-MAY-1997
           Sequence 1 from patent US 5620852.
DEFINITION
           140293
ACCESSION
           I40293.1 GI:2082585
VERSION
KEYWORDS
           Unknown.
SOURCE
           Unknown.
  ORGANISM
           Unclassified.
           1 (bases 1 to 305)
REFERENCE
           Lin, L., Cimino, G. and Zhu, Y.S.
  AUTHORS
           Nucleic acid preparation methods
  TITLE
           Patent: US 5620852-A 1 15-APR-1997;
  JOURNAL
                    Location/Qualifiers
FEATURES
                    1. .305
   source
                    /organism="unknown"
                                          63 t
                              92 q
                        91 C
                59 a
BASE COUNT
ORIGIN
                         98.5%; Score 26.6; DB 6; Length 305;
  Best Local Similarity 96.3%; Pred. No. 0.027;
  Query Match
                              1; Mismatches 0; Indels
                                                              0; Gaps
  Matches 26; Conservative
0;
        1 CCCTGTGAGGAACTWCTGTCTTCACGC 27
Qу
          43 CCCTGTGAGGAACTACTGTCTTCACGC 69
```

Db

```
SEQ ID NO: 1
RESULT 10
AAQ37774
    AAQ37774 standard; cDNA; 242 BP.
ID
XX
AC
    AAQ37774;
XX
DT
     30-JUN-1993 (first entry)
XX
     Cloned HCV 5' non coding region from pGHCV1A.
DE
XX
KW
    Hepatitis C virus; probe; hepatocellular necrosis; hepatocellular;
     carcinoma; diagnosis; therapy; ss.
KW
XX
OS
    Hepatitis C virus.
XX
PN
     EP531974-A.
XX
    17-MAR-1993.
PD
XX
PF
     09-SEP-1992;
                   92EP-0115426.
XX
                   91US-0758862.
     12-SEP-1991;
PR
XX
PA
     (CEDA-) CEDARS SINAI MEDICAL CENT.
XX
    Hu K, Vierling JM;
PΙ
XX
DR
     WPI; 1993-087007/11.
XX
     Detection of hepatitis C virus (HCV) RNA - using nucleic acid
PT
     probes derived from the 5'-non-coding region of the HCV genome
PT
XX
PS
     Claim 1; Fig 4; 26pp; English.
XX
     To obtain HCV cDNA nucleotide sequences from the 5' non-coding
CC
     region a pair of oligonucleotides based on the reported sequence of
CC
    HC-J1 were used as primers for HCV PCR. HCV RNA was isolated from
CC
     serum of a putatively infected individual. RNA reverse
CC
     transcription PCR was performed and a specific PCR prod. identified.
CC
     The prod. was used to transform E. coli DH5 alpha to obtain pGHCV1A
CC
     contg. a 242 bp insertion from the HCV 5' non-coding region. This
CC
     probe is highly specific and sensitive for HCV RNA. The probe can
CC
     be used to quantitively detect the amt. of HCV in samples, to
CC
     analyse the molecular forms of HCV RNA during evolution of the
CC
     disease, to localise HCV in hepatic and/or extrahepatic tissues
CC
     and to study the relationship between HCV infection, hepatocellular
CC
     necrosis and hepatocellular carcinoma. The probe can be used to
CC
     diagnose HCV infection, to prepare blood free of HCV and to moniter
CC
CC
     anti-HCV therapy.
XX
     Sequence 242 BP; 51 A; 74 C; 67 G; 50 T; 0 other;
SQ
                         98.5%; Score 26.6; DB 14; Length 242;
 Query Match
  Best Local Similarity 96.3%; Pred. No. 0.01;
 Matches 26; Conservative
                               1; Mismatches
                                                  0; Indels
                                                               0; Gaps
0;
        1 CCCTGTGAGGAACTWCTGTCTTCACGC 27
Qу
          Db
       20 ccctgtgaggaactactgtcttcacgc 46
```

SEQ ID NO: 3 RESULT HPCUT6CLN VRL 02-AUG-1993 HPCUT6CLN 123 bp ss-RNA LOCUS DEFINITION Hepatitis C virus (clone #6) nonstructural protein gene, 5' flank. M94468 M84479 ACCESSION M94468.1 GI:329981 VERSION nonstructural protein. KEYWORDS SOURCE Hepatitis C virus RNA. ORGANISM Hepatitis C virus Viruses; ssRNA positive-strand viruses, no DNA stage; Flaviviridae; Hepacivirus. 1 (bases 1 to 123) REFERENCE Martell, M., Esteban, J.I., Quer, J., Genesca, J., Weiner, A., **AUTHORS** Esteban, R., Guardia, J. and Gomez, J. Hepatitis C virus (HCV) circulates as a population of different but TITLE closely related genomes: Quasispecies nature of HCV genome distribution J. Virol. 66, 3225-3229 (1992) JOURNAL 92219420 MEDLINE Location/Qualifiers **FEATURES** 1. .123 source /organism="Hepatitis C virus" /db\_xref="taxon:11103" 35 c 36 g 24 t BASE COUNT 28 a ORIGIN 96.9%; Score 25.2; DB 59; Length 123; Query Match Best Local Similarity 92.3%; Pred. No. 0.42; 0; 24; Conservative 2; Mismatches 0; Gaps 0; Indels 1 TCTAGCCATGGCGTTAGTRYGAGTGT 26 Qу 

33 TCTAGCCATGGCGTTAGTATGAGTGT 58

.

Db

SEQ ID NO: 4 RESULT I22160 07-OCT-1996 PAT 26 bp DNA 122160 LOCUS DEFINITION Sequence 19 from patent US 5527669. I22160 ACCESSION I22160.1 GI:1602514 VERSION KEYWORDS SOURCE Unknown. Unknown. ORGANISM Unclassified. 1 (bases 1 to 26) REFERENCE Resnick, R.M. and Young, K.K.Y. AUTHORS Methods, primers and probes for detection of hepatitis C and novel TITLE variants Patent: US 5527669-A 19 18-JUN-1996; JOURNAL Location/Qualifiers FEATURES 1. .26 source /organism="unknown" 4 t 7 a 10 c 5 g BASE COUNT ORIGIN Query Match 100.0%; Score 26; DB 10; Length 26; Best Local Similarity 100.0%; Pred. No. 0.053; Matches 26; Conservative 0; Mismatches 0; Indels 0; Gaps 0; 1 CACTCGCAAGCACCCTATCAGGCAGT 26

Db

1 CACTCGCAAGCACCCTATCAGGCAGT 26

```
SEQ ID NO: 20
RESULT
       2
AAQ31111/c
    AAQ31111 standard; DNA; 18 BP.
ID
XX
AC
     AAQ31111;
XX
     24-MAR-1993 (first entry)
DT
XX
     PCR primer 80 for genotyping HCV-1.
DE
     Hepatitis C virus; non-A, non-B hepatitis; 5'-untranslated region;
XX
KW
     polymerase chain reaction; genotyping analysis; ss.
KW
XX
OS
     Synthetic.
XX
     WO9219743-A.
PN
XX
     12-NOV-1992.
PD
XX
                    92WO-US04036.
     08-MAY-1992;
PF
XX
                    91US-0697326.
     08-MAY-1991;
PR
XX
     (CHIR ) CHIRON CORP.
PA
XX
     Beall E, Cha T, Irvine B, Kolberg J, Urdea MS;
ΡI
XX
     WPI; 1992-398869/48.
 DR
     Compsn. comprising a non-hepatitis C virus-1 nucleotide sequence
 XX
 PT
      - related to HCV-1, useful for treating and detecting HCV-1
 PT
      infections and as a vaccine
 PT
 XX
      Claim 63; Page 36; 186pp; English.
 PS
      Primer 80 was used in PCR with primer 79 (AAQ31110) for HCV-1
 XX
      genotyping analysis. After amplification, the reaction products were
 CC
      Southern blotted and allowed to hybridise to labelled genotype-specific
 CC
 CC
      probes (see AAQ31104, AAQ31105, AAQ31108 and AAQ31109).
 CC
 XX
      Sequence 18 BP; 3 A; 6 C; 7 G; 2 T; 0 other;
 SO
                           97.5%; Score 15.6; DB 13; Length 18;
   Query Match
                          93.8%; Pred. No. 64;
   Best Local Similarity
                                                  0; Indels 0; Gaps
                                                                            0;
   Matches 15; Conservative 1; Mismatches
         1 TTGGGCGYGCCCCCGC 16
 QУ
           18 TTGGGCGTGCCCCCGC 3
 Db
```

```
SEQ ID NO: 27
RESULT 13
AAQ37611
     AAQ37611 standard; DNA; 26 BP.
ID
XX
AC
     AAQ37611;
XX
                 (first entry)
DT
     23-JUN-1993
XX
     HCV C9 isolate probe, position 555-575.
DE
XX
     Primer; probe; hepatitis C; virus; HCV; conserved region; RNA; R116;
KW
     open reading frame; polyprotein; prototype; untranslated region; UTR;
KW
     5'UTR; conserved; replication; regulation; C9; R45; R110; R43; ss.
KW
XX
OS
     Synthetic.
XX
     EP529493-A.
PN
XX
PD
     03-MAR-1993.
XX
                    92EP-0114115.
PF
     19-AUG-1992;
XX
                    91US-0751305.
PR
     27-AUG-1991;
PR
     21-JUL-1992;
                    92US-0918844.
XX
     (HOFF ) HOFFMANN LA ROCHE & CO AG F.
PA
XX
PΙ
     Resnick RM,
                  Young KKY;
XX
     WPI; 1993-068572/09.
DR
XX
     Compsn. comprising oligo:nucleotide probe-primer - used for
PT
     detecting hepatitis C virus strains Japan, US and C9
PT
XX
     Claim 16; Page 4; 43pp; English.
PS
XX
     This sequence is a probe which was used in the isolation of the C9
CC
     isolate of hepatitis C virus (HCV). HCV is a small RNA virus
CC
     containing a small, positive sense, molecule of RNA about 10,000
CC
     nucleotides in length. the genome contains a single, long, open
CC
     reading frame believed to betranslated in to a single, large poly-
CC
     protein and subsequently processed. The open reading frame begins at
CC
     nucleotide 343 (using the numbering system from the proto-type virus)
CC
     following an untranslated region (UTR). The 5'UTR sequence is
CC
     relatively conserved and may be important in viral replication and
CC
CC
     regulation. See also AAQ37569-610.
XX
     Sequence 26 BP; 5 A; 5 C; 10 G; 6 T; 0 other;
SO
                          100.0%; Score 16; DB 14; Length 26;
  Query Match
  Best Local Similarity 100.0%; Pred. No. 15;
                               0; Mismatches
                                                   0; Indels
                                                                0; Gaps
           16; Conservative
  Matches
        1 TCTGCGGAACCGGTGA 16
Qу
           9 tctgcggaaccggtga 24
Db
```

# Attachment A

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Maertens et al

Serial No.

09/899,082

Filed:

For:

July 6, 2001

PROCESS FOR TYPING OF HCV ISOLATES

May 28, 2002

Atty. Ref.:

Examiner:

Group:

2752-50

WHISENAN'

1634

**Assistant Commissioner for Patents** Washington, DC 20231

Sir:

## <u>AMENDMENT</u>

Responsive to the Office Action dated February 27, 2002, entry and consideration of the following amendments and remarks are requested, the period for response having been extended up to and including Tuesday, May 28, 2002, by submission of the requisite petition and fee, attached.

## IN THE CLAIMS:

Amend the claims as follows:

24. (Amended) A polynucleic acid selected from the group consisting of

CCC TGT GAG GAA CTW CTG TCT TCA CGC (SEQ ID NO 1),

GGT GCA CGG TCT ACG AGA CCT (SEQ ID NO 2),

TCT AGC CAT GGC GTT AGT RYG AGT GT (SEQ ID NO 3),

TTG GGC GYG CCC CCG C (SEQ ID NO 20), and

TCT GCG GAA CCG GTG A (SEQ ID NO 27),

05/29/2002 BABRAHA1 00000108 09899082

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01 FC:116





## Maertens et al Serial No. 09/899,082

or the complement thereof, wherein W represents A or T, R represents G or A, and Y represents T or C.

## REMARKS

Reconsideration is requested.

Claims 24-45 are pending.

Responsive to the Official Action dated February 27, 2002, the applicants elect, with traverse, SEQ ID NO:1 for further prosecution in the above.

The restriction requirement should be withdrawn for any one or a combination of the following. An Action on the merits of all the claimed subject matter is requested.

The restriction requirement should be withdrawn as the Examiner has not sufficiently supported the Examiner's assertion that the claims present a burdensome search and/or are directed to separately patentiable inventions. That is, the Examiner has not indicated by appropriate reliance on scientific or technical evidence that the separately claimed nucleic acid sequences are distinct, such as by showing the subject matter has attained recognition in the art as a separate subject for inventive effort and that a separate field of search is required, such as may be the basis for a restriction requirement pursuant to MPEP §808.02. In fact, the Examiner has admitted that the claimed subject matter has been classified by the Patent Office in the only two separate Classes and two Subclasses in each Class - which is submitted to be persuasive evidence that examination of all the claimed subject matter would not be an undue

1,4

## Maertens et al Divisional of Serial No. 09/378,900

TCT AGC CAT GGC GTT AGT RYG AGT GT (SEQ ID NO 3),

CAC TCG CAA GCA CCC TAT CAG GCA GT (SEQ ID NQ 4),

TTG GG&GYG CCC CCG (SEQ ID NO 20), and

TCT GCG GAA CCG GT A (SEQ ID NO 27),

or the complement thereof, wherein W represents A or T, R represents G or A, and Y represents T or O.

- 25. (new) A composition comprising at least one oligonucleotide primer preferably having at least 15 contiguous nucleotides, with said contiguous nucleotides being chosen from any of the following sequences: SEQ ID NOs 1 to 4.
- 26. (new) A polynucleic acid consisting of 10 to 50 nucleotides which specifically hybridizes with the sequence of SEQ ID NO 20 or the complement thereof under conditions allowing discrimination of up to 1 nucleotide mismatch.
- 27. (new) A polynucleic acid consisting of 10 to 25 nucleotides which specifically hybridizes with the sequence of SEQ ID NO 27, or the complement thereof.
- 28. (new) A method for detecting the presence of an infection with an HCV virus in a biological sample by means of a hybridization reaction wherein a polynucleotide of claims 26 or 27 is used as a probe.
- 29. (new) A method according to claim 28 wherein a polynucleotide with the sequence of SEQ ID NO 20 or 27 or the complement thereof is used as an HCV specific probe.



- 30. (new) A method according to claim 28 wherein said hybridization reaction is carried out with said probes which are coupled to a solid support, preferably a membrane, and wherein said probes are optionally capture probes.
- 31. (new) A method according to claim 29 wherein said hybridization reaction is carried out with said probes which are coupled to a solid support, preferably a membrane, and wherein said probes are optionally capture probes.
- 32. (new) A method for detecting the presence of an infection with an HCV virus in a biological sample by means of an amplification reaction using (a set of) primers that specifically hybridize to SEQ ID NO 1 or SEQ ID NO 2, or the complement thereof; and to SEQ ID NO 3 or SEQ ID NO 4, or the complement thereof.
- 33. (new) The method according to claim 32 wherein said amplification method is PCR, LCR, NASBA, TAS or amplification by means of Qb replicase.
- 34. (new) A diagnostic kit for the detection of HCV in a biological sample comprising at least one of the polynucleic acids of any of claims 24 to 26.
- 35. (new) Probe containing up to 50 nucleotides having at least one of the following universal HCV sequences from the 5'UR region of HCV: SEQ ID NO 20 and 27,

wherein Y represents T or C, or the corresponding sequence wherein T has been replaced by u, or the sequences which are complementary to the above-defined sequences and with said probe being used for the identification of a previously amplified HCV 5'untranslated region fragment.

## Maertens et al Divisional of Serial No. 09/378,900

36. (new) Process for general amplification of the 5' UR region of HCV isolates involving at least one of the following degenerate primers

-a degenerate primer with SEQ ID NO 1, preferably in combination with a primer selected from the region extending from nucleotide -52 to nucleotide -1, such as SEQ ID NO 2, wherein W represents A or T, or the complement of SEQ ID NO 1 or 2,

-a degenerate primer with SEQ ID NO 3, preferably n combination with a primer selected from the region extending from nucleotide -68 to nucleotide -1, such as SEQ ID NO 4, wherein R represents A or G and Y represents T or C, or the complement of SEQ ID NO 3 or 4.--

## DEMARKS

Claims 1-23 have been canceled, without prejudice.

Claims 24-36 have been added and are pending

The specification has been amended to include the attached Sequence Listing which is a copy of the Sequence Listin filed in paper and computer-readable form in the parent Application No. 09/378,900 with a Statement dated August 23, 1999. No new matter has been added. The Office is requested to use the computer-readable copy of the Sequence Listing from the parent Application No. 09/378,900, for the above-identified application. A separate Fequest is attached in this regard.

A substitute Power of Attorley and Change of Address Notice is attached and the Office is requested to direct all further communication relating to the above to the undersigned.